## UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

In re Bair Hugger Forced Air Warming

MDL No. 15-2666 (JNE/FLN)

Products Liability Litigation

DEFENDANTS' RULE 7.1(F)
CERTIFICATE OF COMPLIANCE

This Document Relates To: ALL CASES

I, Corey L. Gordon, certify that the Defendants' Memorandum of Law in Opposition to Plaintiffs' Motions to Exclude Testimony of Theodore Holford and

Jonathan Borak complies with the limits of Local Rule 7.1(f) and with the type-size limit

of Local Rule 7.1(h).

I further certify that, in preparation of the above document, I used Microsoft Word 2016, and that this word processing program has been applied specifically to include all text, including headings, footnotes, and quotations in the following word count.

I further certify that the Memorandum contains 11,988 words.

Dated: October 3, 2017 Respectfully submitted,

## s/ Corey L. Gordon

Corey L. Gordon (MN #125726) Benjamin W. Hulse (MN #0390952) BLACKWELL BURKE P.A. 431 South Seventh Street Suite 2500

Minneapolis, MN 55415 Phone: (612) 343-3248 Fax: (612) 343-3205

Email: cgordon@blackwellburke.com

bhulse@blackwellburke.com

Counsel for Defendants 3M Company And Arizant Healthcare Inc.